REMARKS

This Amendment is submitted supplementary to the previous Amendment.

With the present Amendment claim 1, the broadest claim on file, has been amended to more clearly define the present invention, and dependent claim 18 has been added which depends on claim 1 and defines an additional new feature of the present invention.

Claim 1, in addition to other features, defines that the intake nozzle (20) extends in a longitudinal direction, that the cooling conduit (30) is separated from the housing (10) by an additional casing (38) in a direction which is transverse to the longitudinal direction, and that the additional casing (38) which provides this separation is located between the cooling conduit (30) and the housing (10) in the transverse direction.

It is respectfully submitted that claim 1 as amended clearly and patentably distinguishes the present invention from the prior art applied by the Examiner against the original claims, since this feature is not disclosed in the prior art and can not be derived from it as a matter of obviousness.

Claim 18 additionally defines that the additional casing 38, which separates the cooling conduit 30 from the housing 10 in a direction transverse to the

longitudinal direction, also forms an extension of the intake nozzle 20 in the longitudinal

direction.

This new feature of claim 18 is also not disclosed in the prior art and can

not be derived from it as a matter of obviousness. Therefore claim 18 should be

considered as patentably distinguishing over the art per se.

Reconsideration and allowance of the present application is most

respectfully requested.

Should the Examiner require or consider it advisable that the specification,

claims and/or drawings be further amended or corrected in formal respects in order to

place this case in condition for final allowance, then it is respectfully requested that such

amendments or corrections be carried out by Examiner's Amendment, and the case be

passed to issue. Alternatively, should the Examiner feel that a personal discussion

might be helpful in advancing this case to allowance; he is invited to telephone the

undersigned (at 631-549-4700).

Respectfully submitted,

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